Page

ACL/WWL_WWOCEAN AGREEMENT FMC NO. 232-011261-010012 4th-5th Edition

Space Charter, Sailing and Cooperative Working Agreement

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This Agreement has no expiration date.

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Original Page No. (i)

TABLE OF CONTENTS

ARTICLE		PAGE
1	FULL NAME OF AGREEMENT	1
2	PURPOSE OF AGREEMENT	1
3	PARTIES TO THE AGREEMENT	1
4	GEOGRAPHIC SCOPE OF THE AGREEMENT	1
5	OVERVIEW OF AGREEMENT AUTHORITY	1
6	OFFICIALS OF THE AGREEMENT AND DELEGATIONS OF AUTHORITY	4
7	MEMBERSHIP, WITHDRAWAL, READMISSION, AND EXPULSION	4
8	VOTING	4
9	DURATION AND TERMINATION OF THE AGREEMENT	4
10	APPLICABLE LAW AND ARBITRATION	5
	SIGNATURE PAGE	

ACL/WWL-WWOcean Agreement FMC No. 232-011261-011012, 4th-5th

Edition

First Revised Original Page No. 1

ARTICLE 1: FULL NAME OF AGREEMENT

The full name of this Agreement is: ACL/<u>WWL-WWOcean</u> Agreement (the "Agreement").

ARTICLE 2: PURPOSE OF AGREEMENT

The purpose of this Agreement is to continue space charter arrangements between Atlantic Container Line AB ("ACL") and Wallenius Wilhelmsen Logistics Ocean AS ("WWLWWOcean") by providing for the charter by WWLWWOcean of space on the vessels of ACL.

ARTICLE 3: PARTIES TO THE AGREEMENT

The Parties to this Agreement are:

Atlantic Container Line AB Wallenius Wilhelmsen Logistics Ocean

AS

Sydatlanten 188 BroadwayStrandveien 20 Lysaker

1366

Skandiahamnen P.O. Box 123233, N-1324

403 36 Gothenburg, Sweden Woodeliff Lake, NJ-07677 Norway

ARTICLE 4: GEOGRAPHIC SCOPE OF THE AGREEMENT

The geographic scope of this Agreement is trade between, on the one hand, U.S. Atlantic Coast ports and U.S. inland points or points reached by water transshipment via such ports and, on the other hand, ports on the Atlantic Coast of Canada and ports in North Europe (including the United Kingdom, Eire, and Scandinavia) and inland points or points in Canada and North Europe reached by water transshipment via such ports ("the Trade").

ARTICLE 5: OVERVIEW OF AGREEMENT AUTHORITY

5.1 Under this Agreement, ACL and <u>WWL-WWOcean</u> are authorized to agree on the quantity of roll-on/roll-off space to be chartered by <u>WWL-WWOcean</u> on vessels operated by ACL in the Trade, which quantity shall not exceed

ACL/WWL-<u>WWOcean</u> Agreement FMC No. 232-011261-011012, 4th—5th

Edition

First-RevisedOriginal Page No. 2

ACL/WWL-WWOcean Agreement FMC No. 232-011261-009012, 4th-5th

Edition

Original Page No. 3

- 5.3 WWL-WWOcean may sub-charter space chartered under this Agreement, provided that any agreement that is subject to the Shipping Act of 1984, as amended (the "Act"), and that encompasses such sub-chartering between WWL-WWOcean and an ocean common carrier sub-charterer will be on file at the Federal Maritime Commission and in effect at the time. Cargo carried in space chartered under this Agreement shall move under Bills of Lading of WWL-WWOcean (or its sub-charterer) and WWL-WWOcean (or its sub-charterer) shall be responsible for filing/publishing such tariffs as are required by the Act for such cargo.
- 5.4 This Agreement is binding on the Parties and their successors in interest, and those to whom they may sell, transfer or assign, provided that a Party may not assign or transfer its interest or obligations hereunder without the written consent of the other Party.
- 5.5 The Parties are authorized to discuss and agree upon any and all technical and operational matters described in 46 C.F.R. §535.408(b) such as procedures for allocating space, forecasting, stevedoring and terminal operations, responsibility for loss, damage or injury, terms and application to cargo moved hereunder of their respective bill of lading and changes to same, the interchange of information and data regarding all matters within the scope of this Agreement, terms and conditions for force majeure relief, insurance, guarantees, indemnification, and compliance with customs, safety, security, documentation, and other regulatory requirements.

ACL/WWL-WWOcean Agreement FMC No. 232-011261-010012, 4th-5th

Edition

First RevisedOriginal Page No. 4

ARTICLE 6: OFFICIALS OF THE AGREEMENT AND DELEGATIONS OF AUTHORITY

Authority to execute and file this Agreement, any modifications thereof and any associated supporting information is delegated to (a) any officer or duly authorized representative of a Party and (b) legal counsel.

ARTICLE 7: MEMBERSHIP, WITHDRAWAL, READMISSION AND EXPULSION

Membership - not applicable

ARTICLE 8: VOTING

Not applicable

ARTICLE 9: DURATION AND TERMINATION OF THE AGREEMENT

- a. This Agreement shall remain in effect indefinitely, unless the Parties agree to an earlier termination or a Party resigns in accordance with the terms hereof.
- b. Notwithstanding Article 9(a), in the event that ACL or an ACL-related company commence a service for the carriage of cars within the geographic scope of this Agreement, WWL-WWOcean may, within six (6) months of the introduction of such service, terminate this Agreement with immediate notice. For purposes of this Article 9(b), an entity is a "related company" to a Party if it is a parent or subsidiary company, or a commonly owned or controlled entity, or a joint venture, or other entity in which the Party or the Party's parent or subsidiary or commonly owned or controlled entity participates and is controlling.

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ACL/WWL-WWOcean Agreement FMC No. 232-011261-011012, 4th-5th

Edition

First RevisedOriginal Page No. 5

c. The Parties shall discuss any dramatically significant but unforeseen changes in costs affecting all carriers in the Trade in order to find a mutually acceptable solution that reimburses ACL for those unforeseen costs. If no solution is found and ACL concludes that the profitability of the service has been severely damaged, then ACL may cancel the Agreement on not less than six (6) -months written notice to www.www.www.cean.

ARTICLE 10: APPLICABLE LAW AND ARBITRATION

- 10.1 This Agreement is to be considered under, and governed by, English Law.
- 10.2 If any dispute arises out of or in connection with this Agreement or its construction or application and cannot be amicably settled, the matter shall be referred to Arbitration under the International rules of the London Court of International Arbitration, provided that at least 60 days' notice of intent to refer to Arbitration is given.